

Record of Commissioners  
of Bankruptcy  
Connecticut

1851





Record of Commissions of Bankruptcy  
by order of R Morris District Judge.

By Robert Morris, Judge of the District  
Court of the United States, for the New Jersey  
District.

To ~~the~~ ~~Commissioners~~ Archibald Mercer  
and Isaac H. Williamson  
and Alexander Cumming McWhorter, Esquires.  
Whereas Anne Buxton of the City of New York  
hath presented a petition to the said Judge  
setting forth that Charles Buxton Broker of  
Newark in the County of Essex is indebted to  
the said Petitioner in the sum of seven thou-  
sand Dollars and upwards lawful money  
of the United States; And, <sup>that</sup> the said Charles  
Buxton Broker hath become a Bankrupt, after  
the first day of June in the year one thousand  
eight hundred within the true intent and  
meaning of the act of Congress, entitled "An  
act to establish an uniform System of Bank-  
ruptcy throughout the United States", and  
praying, as well in behalf of herself, as of all the  
other Creditors of the said Charles Buxton, that a  
Commission of Bankruptcy may issue against  
the said Charles Buxton Broker - Now Know  
ye, that the said Robert Morris, the said Judge,  
in consideration of the premises the virtue of the  
authority to him granted, in and by the said act,  
hath appointed, and by these presents doth appoint,  
you the said ~~the~~ ~~Commissioners~~ Archibald Mercer & Alexan-  
der Cumming McWhorter, Commissioners, or any two  
of you, to enquire of & concerning the Bankruptcy of the  
said Charles Buxton; & also to do & perform all singular  
such matters & things as are by the said act required  
to be done & performed by Commissioners of Bankruptcy,  
with all diligence & speed. Testimony whereof the  
said Robert Morris, the said Judge, hath hereunto set his  
hand & affixed his seal this ~~the~~ ~~fourth~~ <sup>fifth</sup> day of April in the year  
of our Lord one thousand eight hundred & one.

Robert Morris.



March 1st 1861

Dear Mother

I have just received your letter of the 28th and was very glad to hear from you. I am well and hope these few lines will find you the same. I have not much news to write at present. Everything is quiet here. I have been reading a great deal lately and have enjoyed it very much. I have also been thinking a great deal about you and how much I love you. I hope you are happy and that all your affairs are going on well. I have not much news to write at present. Everything is quiet here. I have been reading a great deal lately and have enjoyed it very much. I have also been thinking a great deal about you and how much I love you. I hope you are happy and that all your affairs are going on well.

I am, dear Mother, ever your affectionate son,  
John



(3)

By Robert Morris Judge of the  
District Court of the United States in &  
for the District of Jersey. —

To Archibald Mercer Alexander Cumming,  
M<sup>r</sup> Whorter & Isaac S. Williamson of the said  
district Esquires — Whereas Thomas Finlay of  
the County of Essex in the said district hath  
presented a petition to the said Judge setting  
forth that Thomas Jones usually residing  
in the district of Jersey town in the County of  
Essex of using & exercising the trade and  
business of buying and selling is indebted to  
the said petitioner in the sum of one thou-  
sand dollars and upwards — And that the  
said Thomas Jones hath become a bankrupt  
within the meaning of the act of the Congress  
of the United States entitled "An act to establish  
an uniform system of bankruptcy through-  
out the United States" — And praying that  
a Commission of bankruptcy may issue  
against him the said Thomas Jones direct-  
ed to good and substantial citizens of the  
United States residing in the said district au-  
thorizing them thereby not only concerning  
the said Bankrupt his body lands ten-  
ements goods chattels debts rights credits  
and estates whatsoever but also of and con-  
cerning all other persons whatsoever, who shall  
be in any way or manner interested or concern-  
ed therein or affected thereby according to the  
true intent and meaning of the act of the Con-  
gress aforementioned to do and execute all &  
every such acts matters & things as well for and  
towards satisfaction and payment of the said  
Creditor



Creditor as for and towards all other  
intents and purposes provided for or required  
in and by the said act of Congress. - Now  
therefore knowye that the said Robert  
Morris the said Judge in consideration of  
the premises and by virtue of the authority  
whom granted in and by the said act has  
appointed, And by these presents doth appoint  
you the said Archibald Mercer Alexander  
Cumming Withroter and Isaac H. Belli  
Amson Commissioners or any two of you  
to enquire of and concerning the Bank-  
ruptcy of the said Thomas Jones And also  
to do and perform all and singular such  
Matters and things as are by the said  
act required to be done and performed  
by Commissioners of Bankruptcy with all  
diligence and effect.

In testimony Whereof the said  
Robert Morris the said Judge hath  
hereunto set <sup>his</sup> hand and affixed his  
seal at the City of New Brunswick  
in the District of Jersey the second  
day of April in the year of our  
Lord one thousand eight hundred  
and two.

Robt Morris



To the Honorable Robert Morris, Esquire,  
Judge of the District Court of the United  
States in and for the District of Jersey.

We Archibald Mercer and Alexander  
Cunning McWhorter the majority of the four  
Commissioners named and authorized in and by  
a Commission of Bankruptcy issued against  
Thomas Jones usually residing in the district  
of Jersey at town in the County of Essex  
using and exercising the trade and busi-  
ness of buying and selling bearing date  
at the City of New Brunswick in the said  
district the second day of April in the year  
of our Lord one thousand eight hundred &  
two directed to us the said Archibald  
Mercer and Alexander Cunningham McWhorter  
and also to Isaac H. Williamson, do cer-  
tify to your Honour that the Commission-  
ers in the said Commission named hav-  
ing begun to put the said Commission into  
execution did find that the said Thomas  
Jones became a Bankrupt since the first  
day of November in the year of our Lord  
one thousand eight hundred & one and  
before the date and coming forth of the said  
Commission and did thereupon declare  
and adjudge him Bankrupt accordingly  
and did also thereupon cause due & suffi-  
cient public notice to be given thereof and  
did appoint a convenient time and place  
for the Creditors of the said Bankrupt to  
meet and chuse an assignee or assignees  
of his estate and effects, and did likewise  
cause notice thereof in writing to be  
given

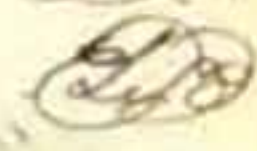


given to the said Bankrupt by causing  
 the same to be personally served on him  
 and did also cause due and sufficient  
 notice to be given in the New York Herald  
 and also in the Newark Gazette of the time  
 and place when & where when & where three  
 meetings would be held by the Commissioners  
 at which the said Bankrupt was required  
 to surrender himself to the said Commis-  
 sioners and submit to be examined as the  
 law required the last of which three meetings  
 was to be held on the forty second day  
 from the day of the date of the said notice  
 And we further certify to your Honor that  
 the said meetings were held accordingly and  
 that the said Bankrupt did in due man-  
 ner surrender himself to the said Com-  
 missioners submit to be examined from  
 time to time upon his oath by and before  
 the said Commissioners. And we further cer-  
 tify to your Honor that the said Bankrupt  
 hath been regularly thereupon examined &  
 hath made a full and perfect disclosure &  
 discovery of his estate & effects and in all  
 things hath conformed himself to the direc-  
 tions of the act of the Congress of the United  
 States entitled "An act to establish an uni-  
 form system of Bankruptcy throughout  
 the United States" and that there doth not  
 appear to us any reason to doubt of the  
 truth of such disclosure & discovery or that  
 the same is not a full true & perfect disclo-  
 sure & discovery of the said Bankrupt's  
 estate and effects. In witness whereof  
 we the majority of the Commissioners in  
 the said Commission named have  
 hereunto



7.  
hereto subscribed our names and affixed  
our seals at the town of Newark in the  
County of Essex and within the district of  
Jersey, on the twenty fifth day of May  
in the year of our Lord one thousand  
eight hundred and two.

Archibald Mercer 

Her<sup>ts</sup> C. McWhorter 

We whose names are hereto  
subscribed being Creditors of the said  
Thomas Jones have signed our names  
to the above written certificate and here  
by testify our consent to the allowance  
of a certificate of discharge of the said  
Bankrupt in pursuance of the act of  
Congress therein mentioned.

The Filial  
Stephen Hays

We being the majority of the townshif-  
smen of do certify that the Creditors  
of the said Bankrupt whose names are  
subscribed to the preceding Certificate con-  
stitute two thirds in number & value of the  
Creditors of the said Bankrupt who are  
Creditors of the said Bankrupt for not less  
than fifty dollars respectively and who have  
duly proved their debts under the said  
Commission - And that we have before  
signing this Certificate had proof by the  
affidavit of James Hadden our Mesenger  
in writing of the said Creditors respectively  
or of other persons respectively duly au-  
thorized by them for that purpose, hav-  
ing signed the said Certificate. In  
witness whereof we have hereto sub-  
scribed our names in the district of  
Jersey



8) Jersey at the twenty fifth day of May  
in the year of our Lord one thousand  
eight hundred and two.

Archibald Mercer  
Alfred C. W. Whorter

United States New Jersey District Court. Three  
weeks notice having been published in the  
Newark Gazette in New Jersey and also  
in the New York Herald in the City of New  
York and none of the Creditors of the within  
named Thomas Jones having shown cause  
to the contrary, Robert Morris District Judge  
of the New Jersey District hereby allows the  
foregoing Certificate. In witness whereof he  
hath hereunto subscribed his name & caused  
the seal of the New Jersey District Court to  
be affixed the twenty ninth day of June  
in the year of our Lord eighteen hundred  
and two. — Robert Morris.



By Robert Morris Judge of the District Court  
of the United States for the New York district

D

To Abraham Brown John Cobb and  
Isaiah Shinn assigns three of the  
General Commissioners of Bankruptcy  
appointed by the President of the United  
States; Whereas Mary Ellis John Garnett  
Lewis Dunham have presented a peti-  
tion to the said Judge setting forth that  
Anthony Walton White of the Corporation of New  
Brunswick trader is indebted to the said petitioners  
as follows to wit, to the said Mary Ellis in the sum of  
fourteen thousand four hundred fifty dollars, to  
the said John Garnett in the sum of one hundred  
and fifty dollars and to the said Lewis Dunham  
in the sum of two hundred and fifty dollars &  
upwards lawful money of the United States; And  
that the said Anthony Walton White trader hath become  
a bankrupt after the first day of June in the year of  
our Lord one thousand eight hundred within the true  
intent & meaning of the act of Congress entitled An act  
to establish an uniform system of Bankruptcy through-  
out the United States and praying as well in behalf  
of themselves as of all the other creditors of the said  
Anthony Walton White that a commission of Bankruptcy  
may issue against the said Anthony Walton White  
trader. Now know ye that the said Robert Morris the  
said Judge in consideration of the premises & by  
virtue of the authority to him granted in & by the said  
act of Congress entitled An act to amend  
the Judiciary system of the United States hath appointed  
they three persons doth appoint you the said Abraham  
Brown John Cobb & Isaiah Shinn, or any two of you to  
manage & to administer the Bankruptcy of the said Anthony  
Walton White; and also to do & perform all singular such acts  
or other things as are by the said act to establish an uniform  
system of Bankruptcy through out the United States required to be done &  
performed by Commissioners of Bankruptcy with all diligence & effort.  
In witness whereof the said Robert Morris the said Judge  
hath hereunto set his hand & affixed his seal the Thirtieth day  
of September in the year of our Lord one thousand eight hundred  
and two.

Robt Morris



Do Robert Morris Judge of the District Court of the  
United States for the New Jersey District.

To Abraham Brown Lumball and Isaac Shinn  
Esquires three of the General Commissioners of Bankruptcy ap-  
pointed by the President of the United States: Whereas, Richard  
Stillwell hath presented a petition to the said George Seligson  
that Nicholas Stillwell of the County of Hudson in the said  
District Merchant is indebted to the said Stillwell in the sum  
of one thousand dollars and upwards - Lawful Money of the  
United States; And that the said Nicholas Stillwell Merchant  
hath become a Bankrupt after the first day of June in the year  
of our Lord one thousand eight hundred within the true  
intent & meaning of the act of Congress entitled the act to establish  
an uniform system of Bankruptcy throughout the United States;  
and praying as well in behalf of himself as of all the other  
Creditors of the said Nicholas Stillwell that a Commission of  
Bankruptcy may issue ag<sup>t</sup> the said Nicholas Stillwell  
Merchant. Now Know Ye that the said Robert Morris  
the said Judge, in consideration of the premises and by











13

By Robert Morris Judge of the District  
Court of the United States for the New  
Jersey district.

To Abraham Brown Isaac Thorne  
and John Cobb Esquires three of the General  
Commissioners of Bankruptcy appointed by  
the President of the United States.







(17)

To the Honorable Robert Morris Esquire Judge of the District  
Court of the United States in & for the district of New Jersey.

We John Cobb and Abraham Brown the majority of the  
commissioners in a commission of Bankruptcy awarded  
and issued against Anthony Walter White of New Brunswick  
in the County of Middlesex and State of New Jersey Merchant  
& Trader by the Judge of the District Court of the United  
States in and for the district of New Jersey bearing date  
the thirtieth day of September in the year of our Lord  
eighteen hundred and two directed to the said John  
Cobb and Abraham Brown and also to our friend  
Shinn do certify, that we the majority of the commis-  
sioners in the said commission named, having begun  
to put the said commission into execution did find  
that the said Anthony Walter White became a Bank-  
rupt since the first day of May last past, and before the  
date of the said commission, and did thereupon adjudge  
and declare him Bankrupt accordingly; and did also  
thereupon cause due and sufficient public notice thereof  
to be given, and did appoint a convenient time and  
place for the creditors of the said Bankrupt to meet and  
choose an assignee or assignees of his Estate and effects;  
and did likewise cause notice thereof in writing to be  
given to the said Bankrupt by causing the same to be  
personally served on him by Andrew Lytle our Clerk  
or by; And did also cause due & sufficient notice to be  
given and published in the Guardian of New Brunswick  
with and in the Mercantile Advertiser printed in  
New York of the times and places where & when those  
meetings ~~of the Bank~~ would be held by the commis-  
sioners at which the said Bankrupt was requested  
to surrender himself to the said commissioners, or  
to the majority of them, & submit to be examined as the  
law required the last of which three meetings was to be  
held on the forty second day from the day of the  
date of the said notice. And we further certify to  
your Honour, that the said meetings were held accord-  
ing, and that the said Bankrupt did in due man-  
ner surrender himself to the majority of the said  
Commissioners



18  
Commissioners and submit to be examined from  
time to time upon his oath by the said Major-  
ity of the said Commissioners in and by the said com-  
missioner named and authorized. And we further depose  
by our Honour that the said Bankrupt hath been  
thereupon duly and regularly examined & hath made  
a full discovery and disclosure of his estate & effects, and  
in all things hath conformed himself to the directions  
of the act of Congress entitled "An act to establish an uni-  
form system of Bankruptcy throughout the United States"  
and that there doth not appear to us any reason to  
doubt of the truth of such discovery or that the same  
is not a full & perfect discovery and disclosure of the  
said Bankrupt's estate and effects. In Witness Whereof  
we have herunto subscribed our names & affixed our  
seals, at the City of New Brunswick in the district of  
Jersey the ninth day of December in the year of our Lord  
one thousand eight hundred & two.

John Cobb  
Chas. Brown

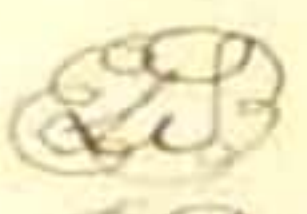

We whose names are herunto subscribed being  
Creditors of Anthony Walton White of New Brunswick  
in the County of Middlesex State of New Jersey Merchant  
& Trader, against whom a commission of Bankruptcy  
hath been awarded and issued and now is presented  
and who hath been declared & adjudged Bankrupt  
as aforesaid have signed our names to the above written  
certificate and hereby testify our consent to the al-  
lowance of a certificate of discharge of the said Bank-  
rupt in pursuance of the act of Congress therein men-  
tioned.

Lewis Dunkham  
Mary Ellis

We the subscribers being the Majority of the com-  
missioners aforesaid do further certify to your  
Honour that the creditors of the said Bankrupt whose  
names are subscribed to the preceding certificate  
constitute



Constitute full two thirds in number and value  
 of the creditors of the said Bankrupt who are  
 Creditors for not less than fifty dollars respectively,  
 and who have duly proved their debts under the  
 said Commission, and that we have before  
 signing this Certificate had proof by the affida-  
 vit of a Justice of the Peace in writing that such several  
 subscribing Creditors or some person or persons  
 by them respectively duly authorized thereunto  
 did sign this Certificate and testify their consent  
 to the allowance of a Certificate of discharge of the  
 said Bankrupt in pursuance of the act aforesaid,  
 therein mentioned. In Witness whereof we have  
 hereunto subscribed our names and affixed  
 our seals on the eleventh day of December in  
 the year of our Lord eighteen hundred and  
 two.

John Cobb.   
 & H. Brown 

United States New Jersey District, to wit, Alfrewards  
 of three weeks notice having been published in  
 the New Brunswick in New Jersey and  
 also in the Gazette of the United States published  
 in the City of Philadelphia; and none of the credi-  
 tors of the said Anthony Walton White named in  
 the foregoing Certificate having shown cause to  
 the contrary, Robert Morris District Judge of the  
 New Jersey District hereby allows the foregoing  
 Certificate. In Witness whereof he hath hereunto  
 set his hand & caused the seal of the New  
 Jersey District Court to be affixed the twenty  
 eighth day of January An. Dom. one  
 thousand eight hundred and three.



Wm. Baggott

Robt. Morris



20)  
To the Honorable Robert Morris Esquire  
Judge of the district court of the United  
States in and for the district of New Jersey.

We John Cobb and Abraham Brown  
the majority of the commissioners in a commission  
of bankruptcy awarded and issued against  
Ephraim Lorce of the county of Somerset & district  
of Merchant and Trader, by the Judge of the  
district court of the United States in and for the  
district of New Jersey bearing date the twentieth  
day of October in the year of our Lord one thou-  
sand eight hundred and two directed to the said  
John Cobb and Abraham Brown and also to  
Isaac Shinn, do certify that we the majority  
of the commissioners in the said commission  
named having begun to put the said commis-  
sion into execution did find that the said  
Ephraim Lorce became a bankrupt since the  
first day of July last past and before the date  
of the said commission and did thereupon adjudge  
and declare him bankrupt accordingly; and  
did also thereupon cause due and sufficient  
public notice thereof to be given and did ap-  
point a convenient time and place for the credi-  
tors of the said bankrupt to meet and choose  
an assignee or assignees of his estate and effects.  
And did likewise cause notice thereof in writ-  
ing to be given to the said bankrupt by causing  
the same to be personally served on him by  
Andrew Lyle our messenger, and did also cause  
due and sufficient notice to be given and pub-  
lished in the Guardian of New Brunswick, and  
in the Mercantile Advertiser of the times & places  
when and where three meetings would be held by  
the commissioners at which the said Bank-  
rupt



rupt was requested to surrender himself to the said commissioners or to the majority of them and submit to be examined as the law required, the last of which three meetings was to be held on the forty second day from the day of the date of the said notice. And we further certify to your Honour that the said meetings were held accordingly and that the said Bankrupt did in due manner surrender himself to the majority of the said commissioners, and submit to be examined from time to time upon his oath by & before the said majority of the commissioners in & by the said commission named and authorized. And we further certify to your Honour that the said Bankrupt hath been thereupon duly and regularly examined and hath made a full discovery and disclosure of his Estate and effects, and in all things hath confirmed himself to the directions of the act of Congress entitled "An act to establish an uniform system of bankruptcy throughout the United States" and that there doth not appear to us any reason to doubt of the truth of such discovery or that the same is not a full and perfect discovery and disclosure of said Bankrupts Estate and effects. In Witness Whereof we have hereunto subscribed our names and affixed our seals at the City of New Brunswick in the district of Jersey, the twenty ninth day of December in the year of our Lord one thousand eight hundred and two.

John C. C. C.

John Brown

We whose names are hereunto subscribed being Creditors of the said Ephraim Loring



of the county of Somerset and district of New  
 Jersey Merchant and trader against whom a  
 Commission of Bankruptcy hath been awarded  
 and issued and now is presented and who  
 hath been declared and adjudged bankrupt  
 as af<sup>o</sup> have signed our names to the above  
 written certificate, and hereby testify our  
 consent to the allowance of a certificate of dis-  
 charge of the said Bankrupt in pursuance  
 of the act of Congress therein mentioned

Abraham Schumler  
 Rehe Leydman

Smith & Mykroff by their  
 Attorney (Vob<sup>ts</sup>) Boggs

We the subscribers being the majority  
 of the Commissioners af<sup>o</sup> do further testify to  
 your Honor that the Creditors of the said  
 Bankrupt whose names are subscribed to  
 the preceding Certificate constitute full two  
 thirds in number and value of the Creditors  
 of the said Bankrupt who are Creditors for  
 not less than fifty dollars respectively and  
 who have duly proved their debts under  
 the said Commission and that we have  
 before signing this Certificate had proof by  
 the affidavit of William Dunham in writing  
 that such several subscribing Creditors or some  
 person or persons by them respectively duly  
 authorized thereunto did sign this Certificate  
 and testify their consent to the allowance  
 of a certificate of discharge of the said Bank-  
 rupt in pursuance of the act of Congress there-  
 in mentioned. In Witness Whereof we have  
 hereunto subscribed our names & affixed our  
 seals on the twenty ninth day of December  
 in the year of our Lord one thousand eight  
 hundred and two.

John Cobb Clk  
 Nath<sup>l</sup> Brown Clk



United States New Jersey district } 2. Upwards of three weeks  
notice having been published in the New  
Brunswick Advertiser in New Jersey and  
also in the New York Herald in the City of  
New York, and none of the creditors of the  
said Ephraim Lorce named in the foregoing  
certificate having shown cause to the con-  
trary Robert Morris district Judge of the  
New Jersey district hereby allows the foregoing  
certificate. In witness whereof he hath come  
to set his hand and caused the seal of the  
New Jersey district Court to be affixed the  
eleventh day of March in the year of our  
Lord one thousand eight hundred & three.

Attest  
R. Morris

R. Morris  
Clerk







To the Honorable Robert Morris Esquire  
Judge of the district Court of the United States  
in and for the district of New Jersey.

We John Cobb & Abraham Brown  
the majority of the commissioners in assign-  
ment of Bankruptcy awarded and issued  
against Nicholas Stillwell of the County of Hun-  
terdon and district of Merchant & Trader  
by the Judge of the district Court of the United  
States in and for the district of Jersey, bear-  
ing date the fourteenth day of October in the  
year of our Lord one thousand eight hundred  
and two directed to the said John Cobb &  
Abraham Brown and also to Frank Shinn  
to certify that we the Majority of the com-  
missioners in the said Commission named hav-  
ing begun to put the said Commission into  
execution did find that the said Nicholas  
Stillwell became a Bankrupt since the first day  
of May last past, and before the date of the  
said Commission, and did thereupon assign  
and declare him Bankrupt accordingly; And  
did also thereupon cause due and suffici-  
ent public notice thereof to be given, and  
did appoint a convenient time & place for the  
creditors of the said Bankrupt to meet and  
choose an assignee or assignees of his Estate and  
affairs; And did likewise cause notice thereof in  
writing to be given to the said Bankrupt by  
causing the same to be personally served on him  
by Andrew Lyle our Messenger; And did also  
cause due and sufficient notice to be given  
and published in the Guardian of New Brun-  
swick; and in the Mercantile Advertiser of  
the



of the times and places when & where three  
meetings would be held by the commissioners  
at which the said Bankrupt was required to  
surrender himself to the said commissioners or  
to the Majority of them and submit to be as-  
sessed as the law required. The last of which  
three meetings was to be held on the forty  
second day from the day of the date of the  
said Notice. And we further certify to your  
Honor that the said Meetings were held  
accordingly and that the said Bankrupt  
did in due manner surrender himself to the  
Majority of the said commissioners & submit  
to be examined from time to time upon his oath  
by and before the said Majority of the com-  
missioners in & by the said commissioners named  
and authorized. And we further certify to your  
Honor that the said Bankrupt hath been  
thereupon duly and regularly examined and  
hath made a full discovery and disclosure  
of his Estate and Affairs. And in all things hath  
conformed himself to the directions of the act of  
Congress entitled "An act to establish a uniform  
system of Bankruptcy throughout the United States"  
and that there doth not appear to us any  
reason to doubt of the truth of such discovery  
or that the same is not a full and perfect  
discovery and disclosure of the said Bankrupt's  
Estate and affairs. In Witness Whereof we have  
hereunto subscribed our names & affixed our  
seals at the City of New Brunswick in the District  
of Jersey the thirteenth day of December in the year  
of our Lord one thousand eight hundred & two.

John Abbott  
Attest: Brown & Co.



We whose names are hereto subscribed being  
Creditors of the said Nicholas Stillwell of the County  
of Kentland and District of New Jersey Merchant  
and Trader against whom a Commission of  
Bankruptcy hath been awarded and issued &  
now is presented and who hath been declared  
and adjudged Bankrupt as aforesaid have signed  
our names to the above written Certificate &  
hereby testify our consent to the allowance  
of a Certificate of discharge of the said Bank-  
rupt in pursuance of the act of Congress there-  
in mentioned.

Andrew Pansible  
Cornelius Mepler  
Philip Alpaugh  
Althia Crane  
George King

Oliver Barnett  
Peter Stryker  
J. M. Forman  
J. A. Schureman  
Richard Stillwell

We the Subscribers being the majority  
of the Commissioners aforesaid do further testify to your  
Honour that the Creditors of the said Bankrupt  
whose names are subscribed to the preceding Cer-  
tificate constitute full two thirds in number  
and value of the Creditors of the said Bankrupt  
who are Creditors for not less than fifty dollars  
respectively and who have duly proved their  
debts under the said Commission and that we  
have before signing this Certificate had sworn  
by the affidavits of Ephraim Lones Hilli-  
am Durham Matthias Cramer James Thompson  
Andrew Lyle & Andrew Pansible in writing that  
such several subscribing Creditors or some per-  
son or persons by them respectively duly au-  
thorized thereunto did sign this Certificate &  
testify their consent to the allowance of a Certificate



of discharge of the said Bankrupt in pursuance of the act of Congress therein mentioned.

In witness whereof we have hereunto subscribed our names and affixed our seals on the thirtieth day of December in the year of our Lord one thousand eight hundred and

John Cobb

Abraham Brown

United States, New Jersey district, to wit, upwards of three weeks notice having been published in the Trenton Federalist in New Jersey, and also in the Gazette of the United States in the City of Philadelphia - And exceptions to the allowance of the foregoing certificate of Nicholas Stillwell, a Bankrupt, filed within the time prescribed by such notice; which exceptions having been proceeded on, and the said Bankrupt likewise thereupon further examined on interrogatories before the District Judge of New Jersey district, and the further prosecution of the said exceptions abandoned by the excepting Creditor: And the evidence arising on the said proceeding and examination, not appearing to the said District Judge to be fully sufficient to bring the case of the said Bankrupt within either of the provisions against allowing his Certificate of discharge prescribed by the Bankrupt act - And thereupon upwards of two weeks further notice having been published in the Trenton Federalist and also in the Free American, in New Jersey, and none of the Creditors of the said Nicholas Stillwell having shown further



De

Attest

R. P. Rogers Clk

Robert Morris

Seal

To the Honorable Robert Morris againe  
Judge of the district Court of the United States in & for the  
district of New Jersey.

We Phineas Manning & Thomas Ward the  
majority of the Commissioners in a Commission of  
Bankruptcy awarded and issued against Jacob  
Arnold of the County of Morris in the district of New  
Jersey ap<sup>pt</sup> Merchant and trader dealer and Petty Officer  
Marine, by the Judge of the district Court of the United  
States in and for the district of New Jersey bearing date  
the thirteenth day of September in the year of our Lord  
one thousand eight hundred and three directed to  
the said Phineas Manning & Thomas Ward and also  
to one Abraham Brown, do certify that as the  
majority of the Commissioners in the said Commission  
named, having begun to put the said Commission  
into Execution did find that the said Jacob Arnold  
did become a Bankrupt since the first day of  
August in the year of our Lord one thousand  
eight hundred and three, and before the  
date of the said Commission & did thereupon  
adjudge and declare him Bankrupt accord-  
ingly; And did also thereupon cause due  
& sufficient public notice thereof to be given, and  
did appoint a convenient time and place for  
the creditors of the said Bankrupt to meet & choose  
an



An assignee or assignees of his estate and  
effects, and did likewise cause notice thereof  
in writing to be given to the said Bankrupt  
by causing the same to be personally served  
on him by Andrew Lybe our Mediator, and  
did also cause due and sufficient notice to  
be given and published in the National Gazette  
published in the town of Newark, and in the  
Mercantile Advertiser published in the City of  
New York, of the time & place where three  
meetings would be held by the Commissioners  
at which the said Bankrupt was requested  
to surrender himself to the said Commis-  
sioners or to Majority of them and submit to  
be examined as the law required, the last of  
which three meetings was to be held on the  
forty second day from the day of the  
date of the said notice. And we further  
certify to your Honor that the said meetings  
were held accordingly, and that the said  
Bankrupt did in due manner surrender  
himself to the Majority of the said Com-  
missioners submit to be examined from  
time to time upon his oath by & before the  
said Majority of the said Commissioners, or  
and by the said Commission named aucto-  
rized. And we further certify to your  
Honor that the said Bankrupt hath been  
thereupon duly and regularly examined, and  
hath made a full discovery & disclosure  
of his estate & effects, and in all things hath  
conformed himself to the directions of the  
act of Congress entitled "An act to establish  
a uniform system of bankruptcies throughout  
the United States", and that there doth not  
appear



appear to us any reason to doubt of the truth  
of such discovery, or that the same is not a  
full & perfect discovery & disclosure of the said  
Bankrupt's estate and effects. In Witness whereof  
we have hereunto subscribed our names &  
affixed our seals at New Brunswick in the  
district of New Jersey this sixth day of January  
in the year of our Lord one thousand  
eight hundred and four. 1804

Phineas Manning

Thomas Ward

We whose names are hereunto sub-  
scribed being Creditors of Jacob Arnold of the  
County of Morris in the district of New Jersey  
Merchant and Trader Dealer & petty  
Chapman against whom a Commission of  
Bankruptcy hath been awarded & issued  
and now is prosecuted, and who hath  
been declared & adjudged Bankrupt as  
aforesaid, have signed our names to the above  
written certificate & hereby testify our con-  
sent to the allowance of a certificate of  
discharge of the said Bankrupt in pur-  
suance of the act of Congress therein men-  
tioned

Morden Allong

Daniel Phenix junr.

John Kinney for the

joint of

John & Ab<sup>l</sup> Kinney

Onas Phillips

Benj<sup>n</sup> Freeman


Arond M. Ward


Of the subscribers being the majority of the  
Creditors aforesaid do further certify to your  
honor, that the Creditors of the said Bankrupt  
whose names are subscribed to the preceding  
certificate

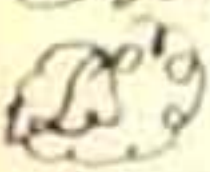


Certificates constitute full two thirds in  
number and value of the creditors of  
the said Bankrupt, who are creditors for  
not less than fifty dollars respectively, &  
who have duly proved their debts under  
the said Commission, and that we  
have before signing this certificate, had  
proof by the affidavit of Samuel Arnold  
in writing, that such several sub-  
scribing Creditors did sign this cer-  
tificate & testify their consent to the allow-  
ance of a certificate of discharge of the  
said Bankrupt in pursuance of the  
act of Congress therein mentioned.

In witness whereof we have hereunto  
subscribed our names & affixed our  
seals on the sixth day of January in  
the year of our Lord one thousand eight  
hundred and four. 1804


Phineas Manning 

Thomas Ward 

United States New York }  
Jury district — } upwards of three  
 weeks notice having been published in the  
Federalist, in the Genius of Liberty  
at Morris town in New Jersey in the  
New York Herald in the City of New York,  
& none of the creditors of the Jacob Arnold  
named in the foregoing certificate having  
shown cause to the contrary Robert Morris  
District Judge of the United States for the New  
Jersey district hereby allows the foregoing  
certificate. In witness whereof he hath here-  
unto set his hand and caused the seal of  
the



The New Jersey district Court to be opened  
the sixteenth day of February in the  
year of our Lord eighteen hundred and  
four.

Robt. Morris.  




To the Honorable Robert Williams  
Judge of the district court of the United  
States in and for the district of New Jersey.

We Abraham Brown and John Cobb the  
Majority of the Commissioners in a Commission of  
Bankruptcy awarded and issued against Richard  
French in the County of Burlington in the district  
of New Jersey of Matter and Trade by the Judge  
of the district court of the United States in and for  
the district of New Jersey, bearing date the eighth  
day of December in the year of our Lord one  
thousand eight hundred and two directed to the  
said Abraham Brown and John Cobb Valuers  
one Isaac Shinn. Do Certify that we the Ma-  
jority of the Commissioners in the said Com-  
mission named having begun to put the said  
Commission into execution did find that the  
said Richard French did become a Bankrupt  
since the first day of November in the year of  
our Lord one thousand eight hundred and two &  
before the date of the said Commission, and did  
thereupon adjudge and declare him bankrupt  
accordingly; And did also thereupon cause due  
and sufficient public notice thereof to be given  
and did appoint a convenient time & place for  
the Creditors of the said Bankrupt to meet and  
choose an assignee or assigns of his estate and  
effects and did likewise cause notice thereof  
in writing to be given to the said Bankrupt  
by causing the same to be personally served  
on him by Thomas Borden our Messenger;  
And did also cause due and sufficient notice  
to be given and published in the "True American"  
published in the City of Trenton And in the  
"Aurora" published in the City of Philadelphia



of the times and places where and when three  
meetings would be held by the commissioners  
at which the said Bankrupt was requested to  
surrender himself to the said commissioners, or  
to the Majority of them, and submit to the exam-  
ination as the law required; the last of which  
three meetings was to be held on the forty first  
day from the day of the date of the said  
notice - And we further certify to your  
Honour that the said meetings were held  
accordingly and that the said Bankrupt did  
in due manner surrender himself to the Ma-  
jority of the said commissioners and submit  
to be examined from time to time upon his  
solemn affirmations by and before the said  
Majority of the said commissioners in and  
by the said commissioner named & authorized.  
And we further certify to your Honour that the  
said Bankrupt hath been thereupon duly and  
regularly examined and hath made a full  
discovery and disclosure of his estate & effects  
and in all things conformed himself to the di-  
rections of the act of Congress entitled "An Act  
to establish an uniform <sup>system</sup> of Bankruptcy  
throughout the United States" And that there doth  
not appear to us any reason to doubt of the  
truth of such discovery or that the same was  
a full and perfect discovery and disclosure  
of the said Bankrupt's estate and effects.

In Witness Whereof we have hereunto sub-  
scribed our names, and affixed our seals  
at Rockledge town in the district of New Jersey  
this eighth day of March in the year of our  
Lord one thousand eight hundred & thirty  
a J. B. Brown  
John Cobb.



He whose names are herunto subscribed  
being Creditors of Richard French of the County  
of Burlington in the District of New Jersey Miller  
and Trader against whom a Commission of  
Bankruptcy hath been awarded and issued  
and now is prosecuted, and who hath been  
declared and adjudged Bankrupt as of? have  
signed our names to the above written Cer-  
tificate, and hereby testify our consent to the  
allowance of a Certificate of discharge of the  
said Bankrupt in pursuance of the act of  
Congress therein mentioned


N. Combes  
Israel Milton  
Job Foster


George Ely  
Samuel Bullock  
Robert Montgomery

We the subscribers being the Majority of  
the Commissioners of? do further testify to your  
Honour that the Creditors of the said Bank-  
rupt whose names are subscribed to the pre-  
ceding Certificate constitute full two thirds  
in number and value of the Creditors  
of the said Bankrupt who are Creditors for  
not less than fifty dollars respectively and  
who have duly proved their debts under the  
said Commission, and that we have before  
signing this Certificate had proof by the  
affidavit of Joseph Thorne and writing that  
such several subscribers or some person or  
persons by them respectively duly authorized  
therunto did sign this Certificate, and testify  
their consent to the allowance of a Certificate  
of discharge of the said Bankrupt in pursu-  
ance the act of Congress therein mentioned  
In Witness Whereof, we have herunto subscri-  
bed our names and affixed our seals on  
the


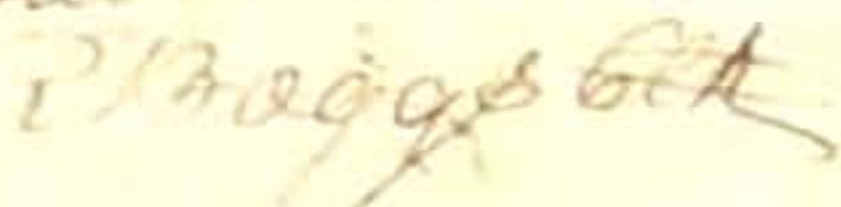


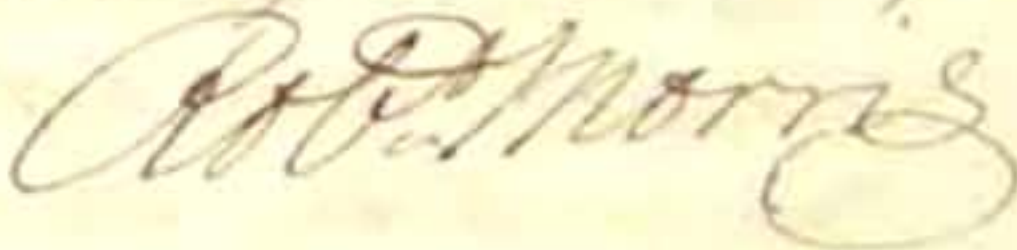
fourteenth day of October in the year of our  
Lord one thousand eight hundred and three.

c. H. Brown. 

John Cobb 

United States New Jersey District Jr. Upwards of  
three weeks notice having been published in the  
Trenton Federalist in New Jersey and also in the  
Gazette of the United States for the country in  
the City of Philadelphia and some of the Editors  
of the Newark French named in the foregoing  
certificates having shown cause to the contrary  
Robert Morris, District Judge of the United States  
for the New Jersey District, hereby allows the  
foregoing certificate. In witness whereof he  
hath hereunto set his hand, and caused the  
Seal of the New Jersey District Court to be affixed  
the twentieth day of March in the year of  
our Lord one thousand eight hundred and four.

 at test. R. Briggs 





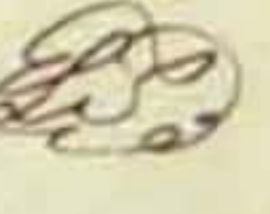


To the Honorable Robt Morris Esquire  
Judge of the district court of the United States  
in and for the district of New Jersey;

We Thomas Ward John Cobb and  
Phineas Manning the commissioners in a  
Commission of Bankruptcy awarded & issued  
against Michael Todd of the County of Sussex  
in the said district Merchant, by the Judge  
of the district court of the United States in & for the  
district of New Jersey bearing date the second day  
of December in the year of our Lord one thousand  
eight hundred & three directed to the said  
Thomas Ward John Cobb & Phineas Manning  
do certify, that we the commissioners in the  
said Commission named having begun to  
put the said Commission into execution did  
find that the said Michael Todd became a  
Bankrupt since the first day of November  
last past and before the date of the said  
Commission and did thereupon adjudge and  
declare him Bankrupt accordingly and did  
also thereupon cause due and sufficient  
public notice thereof to be given & did ap-  
point a convenient time & place for the  
Creditors of the said Bankrupt to meet and  
choose an assignee or assignees of his Estate  
& effects, and did likewise cause notice thereof  
in writing to be given to the said Bankrupt  
by causing the same to be personally served  
on him by William Adams, and did also  
cause due and sufficient to be given and  
published in the Sentinel of Freedom of New-  
ark, and in the Mercantile and in the  
~~Advertiser~~ Advertiser of New York of the times &  
places where & where three meetings would  
be held by the commissioners at which  
the



He said Bankrupt was to surrender himself  
to the said Commissioners, or to the Majority  
of them, and submit to be examined as the  
law required, the last of which three meetings  
was to be held on the forty second day from  
the date of the said notice; And we further  
Certify to your Honour that the said meetings  
were held accordingly, and that the said  
Bankrupt did in due manner surrender  
himself to the said Commissioners & submit  
to be examined from time to time upon his  
oath by and before the said Commissioners  
in and by the said Commission sworn &  
authorised. And we further Certify to your  
Honour that the said Bankrupt hath  
thereupon been duly and regularly exam-  
ined, and hath made a full discovery  
and disclosure of his estate and effects  
and in all things hath conformed himself  
to the directions of the act of Congress entitled  
"An act to establish a uniform system of  
Bankruptcy throughout the United States"  
and that there doth not appear to us any  
reason to doubt of the truth of such discove-  
ry or that the same is not a full & perfect  
discovery & disclosure of the said Bankrupt's  
estate and effects. In witness whereof we have  
hereunto subscribed our names and affixed  
our seals at Newark in the district of New  
Jersey on the seventh day of February in  
the year of our Lord eighteen hundred  
and four. —

Phineas Manning   
John Cobb   
Thomas Ward 



We whose names are herewith subscribed  
being creditors of the said Michael Todd  
of the County of Sussex and District of New  
Jersey Merchant, against whom a Com-  
mission of Bankruptcy hath been awarded  
and issued and now is prosecuted and  
who hath been declared and adjudged  
Bankrupt as aforesaid have signed our names  
to the above written Certificate, and do  
hereby testify our consent to the allowance  
of a Certificate of discharge of the said  
Bankrupt in pursuance of the act of  
Congress therein mentioned.

William Adams

Thomas Shedden

We the subscribers being the Majority of  
the Commissioners of do further testify to  
your Honour, that the creditors of the said  
Bankrupt whose names are subscribed to  
the preceding Certificate constitute full two  
thirds in number and value of the creditors  
of the said Bankrupt who are creditors  
for not less than fifty dollars respectively  
and who have duly proved their debts  
under the said Commission, and that we  
have, before signing this Certificate, had  
proof by the oath of John Gray that said  
several subscribers did sign this Certifi-  
cate and testify their consent to the allow-  
ance of a Certificate of discharge of the  
said Bankrupt in pursuance of the act  
of Congress therein mentioned. In Witness  
whereof we have herewith subscribed our  
names and affixed our seals on the  
eleventh day of February in the year of  
our Lord 1804.

Phineas Manning Esq

Thos Ward Esq



United States New Jersey district Js: Upwards of three  
weeks notice having been published  
in the Newark Gazette in New  
Jersey, and also in the New York  
Herald in the City of New York, &

LD

none of the creditors of the Michael Todd  
named in the foregoing certificate having  
shown cause to the contrary Robert Morris  
district Judge of the United States for the  
New Jersey district, hereby allows the fore-  
going certificate. In witness whereof he  
hath hereunto set his hand, and caused  
the seal of the New Jersey district Court to  
be affixed the second day of July in the  
year of our Lord eighteen hundred and  
four.

Robt Morris

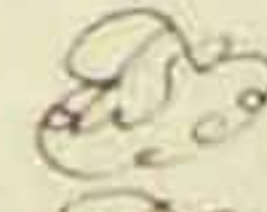
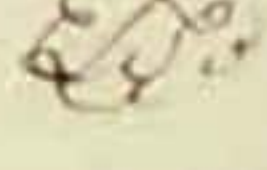


To the Honorable Robert Morris esquire  
Judge of the district court of the United States  
in and for the district of New Jersey

We Abraham Brown and Isaac Shinn  
the majority of the commissioners in a commission  
of bankruptcy awarded and issued against  
John Swier of the township of Washington town-  
ty of Burlington and district of New Jersey  
trader, by the judge of the district court of  
the United States in and for the district of  
New Jersey bearing date the tenth day of De-  
cember in the year of our Lord one thousand  
eight hundred and three directed to the  
said Abraham Brown and Isaac Shinn  
and also to our Phineas Manning do cer-  
tify that we the majority of the commis-  
sioners in the said bankruptcy named have  
begun to put the said bankruptcy into  
execution did find that the said John Swier  
became a bankrupt since the first day of De-  
cember last past and before the date of the  
said Commission, and did thereupon ad-  
judge and declare him bankrupt accord-  
ing and did also thereupon cause due and  
sufficient public notice thereof to be given  
and did appoint a convenient time &  
place for the creditors of the said Bank-  
rupt to meet and choose an assignee  
or assignees of his estate & effects and did  
likewise cause notice thereof in writing  
to be given to the said bankrupt by  
causing the same to be personally served on  
him by William Rogers, our messenger, &  
did also cause due and sufficient notice to  
be given & published in the "Free American"  
of Trenton and in the "Aurora" of Philadl.  
of the time and place where & when three  
meetings would be held by the commis-  
sioners at which the said bankrupt was  
requested



requested to surrender himself to the said  
commissioners, or to the Majority of them, &  
submit to be examined as the law required, the  
last of which three meetings was to be held on  
the forty second day from the day of the date  
of the said notice. And we further certify to  
your Honour that the said meetings were  
held accordingly, and that the said Bankrupt  
did in due manner surrender himself to  
the Majority of the said commissioners and  
submit to be examined from time to time  
upon his oath by and before the said Major-  
ity of the said commissioners in and by the  
said Commissioner named and authorised,  
and we further certify to your Honour that  
the said Bankrupt hath been thereupon  
duly and regularly examined and hath  
made a full discovery and disclosure of  
his estate and effects, and in all things hath  
conformed himself to the directions of the act of  
Congress entitled "An act to establish a uniform  
system of bankruptcy throughout the United States"  
and that there doth not appear to us any rea-  
son to doubt of the truth of such ~~disclosure~~ dis-  
covery or that the same is not a full and  
perfect discovery and disclosure of the said  
Bankrupt's estate and effects. In witness  
whereof we have hereunto subscribed our  
names and affixed our seals at Mount Kelly  
in the district of New Jersey the first day of  
March in the year of our Lord one thousand  
eight hundred and four.

Chas<sup>rs</sup> Brown   
Isaiah Hinn 



the whose names are herewith subscribed  
being Creditors of John Sevier of the Township of  
of Washington County of Burlington and State  
of New Jersey trader against whom a commission  
of bankruptcy hath been awarded & issued  
and now is prosecuted and who hath been  
declared and adjudged bankrupt as aforesaid  
have signed our names to the above written  
Certificate, and hereby testify our consent to  
the allowance of a Certificate of discharge of  
the said bankrupt in pursuance of the act of  
Congress therein mentioned.

William Richards

Samuel Richards

We the subscribers, being the majority of  
the Commissioners aforesaid do further testify before  
Honour, that the Creditors of the said bankrupt  
whose names are subscribed to the preceding  
Certificate constitute full two thirds in num-  
ber & value of the Creditors of the said  
bankrupt who are Creditors for not less  
than fifty dollars respectively, and who  
have duly proved their debts under the  
Commission aforesaid, and that we have before  
signing this Certificate had proof by the  
affirmation of Griffith Owen in writing  
that such several subscribers, or some  
person or persons by them respectively duly  
authorized thereunto, did sign this Certi-  
ficate, and testify their consent to the  
allowance of a Certificate of a Certificate  
of discharge of the said bankrupt in pur-  
suance of the act of Congress therein men-  
tioned. In Witness Whereof we have herewith  
subscribed our names and affixed our  
Seals.



Seals on the first day of March in the year of our  
Lord one thousand eight hundred & four.

Chas Brown Esq

Isaiah Shinn Esq

D

United States New Jersey district Ct: Three weeks  
notice having been published in the  
Trenton Federalist in New Jersey, and in  
the United States Gazette in the city of  
Philadelphia, and none of the creditors  
of the John Sevier named in the foregoing and  
within certificate having shown cause to the  
contrary Robert Morris district Judge of  
the United States in and for the New Jersey district  
hereby allows the foregoing certificate.

In witness whereof he hath hereunto set  
his hand and caused the seal of the New  
Jersey district Court to be affixed the fifth  
day of December in the year of our Lord  
eighteen hundred & four.

Robt Morris



To the Honorable Robert Morris Esquire  
Judge of the district Court of the United  
States in and for New Jersey district.

We Abraham Brown John Cobb &  
Phineas Manning the Commissioners in a  
Commission of Bankruptcy awarded to send  
against Henry J. Remick of the County of Monmouth  
in the State of New Jersey Menueed by the Judge  
of the district Court of the United States in and  
for New Jersey district bearing date the twenty  
sixth day of November in the year of our Lord  
one thousand and two directed to the said  
Abraham Brown John Cobb & Phineas Manning  
Do Certify that we the Commissioners in the said  
Commission named having begun to put the  
said Commission into execution did find that  
the said Henry J. Remick became a bankrupt  
since the first day of June one thousand eight  
hundred and two and before the date of the  
said Commission and did thereupon adjudge  
and declare him bankrupt accordingly; And  
did also thereupon cause due and sufficient  
public notice thereof to be given and did  
appoint a convenient time and place for the  
Creditors of the said Bankrupt to meet and  
show an assignee or assignees of his estate and  
effects; And did likewise cause notice thereof  
in writing to be given to the said Bankrupt  
by causing the same to be personally served  
upon him by our Messenger; And did also  
cause due & sufficient notice to be given and  
published in the Guardian of New Brunswick &  
in the New York Mercantile Advertiser of the  
times & place where to hold three Meetings  
would



would be held by the Commissioners, at which the  
said Bankrupt was required to surrender himself  
to the said Commissioners or to the Majority of them,  
and submit to be examined as the Law required,  
the last of which three meetings was take held  
on the forty second day from the day of the date  
of the said Act. And we further testify to your  
Honour that the said meetings were held accord-  
-ingly and that the said Bankrupt did in  
due manner surrender himself, to the said  
Commissioners and submit to be examined from  
time to time upon his oath by the said Commissioners  
in and by the said Commissioners  
named & authorizing - And we further testify  
to your Honour that the said Bankrupt  
hath been thereupon duly regularly examined  
and hath made a full discovery & disclosure  
of his Estate and effects, and in all things  
hath conformed himself to the directions of  
the act of Congress Entitled "An act to establish  
an uniform system of bankruptcy throughout  
the United States" And that there doth not  
appear to us any reason to doubt of the truth  
of such discovery, or that the same is not  
a full and perfect discovery and disclosure  
of the said Bankrupts Estate and effects.  
In witness Whereof we have hereunto sub-  
scribed our names and affixed our seals at  
the City of New Brunswick, in the said district  
the twenty first day of January in the  
year of our Lord one thousand eight hundred  
and three;

Chas. Brown  
John Cobb  
Wm. Manning



We whose names are hereunto subscribed  
being Creditors of the said Henry S. Remsen  
of the County of Monmouth in the said dis-  
trict merchant against whom a Commission  
of Bankruptcy hath been awarded and  
issued and now is prosecuted, and who  
hath been declared and adjudged bank-  
rupt as aforesaid have signed our names to  
the above written Certificate and hereby  
testify our consent to the allowance of  
a Certificate of discharge of the said Bank-  
rupt in pursuance of the act of Congress  
therein mentioned

Sam<sup>l</sup> Burrowe

Nicas Carman  
by his Att<sup>y</sup> Geo<sup>l</sup> Van Dike

John Remsen

Benajah Bouton

Jeremiah Brower, by  
his Attorney Geo<sup>l</sup> Van Dike

Blackwell & M<sup>l</sup> Karlan

Rem Remsen

John J. Purcell by his  
Attorney Geo<sup>l</sup> Van Dike

Cobit & Woolsey by  
Levi Coit

Catherine Remsen by  
her Attorney Rem Remsen

Smydan & Schuyler

Farmer & Ferrell, by their  
Attorney William Dunham

And we do further certify to you, Ho-  
nour that the Creditors whose names are  
subscribed to this Certificate are full two  
thirds in number & value of the Creditors of the  
above named Henry S. Remsen, who have  
proved their debts for not less than fifty dollars  
respectively under the said Commission and  
that it doth appear true by due proof by



affidavit in writing that such several subscribing  
creditors or some person by them respectively duly  
authorised themselves did before our signing thereof  
sign this Certificate and testify their Consent  
to our signing the same and to the said Henry  
J. Newman having such allowance himself  
as by the said act are allowed to Bankrupts  
and to the said Henry J. Newman being dis-  
charged from his debts in pursuance of the  
said act. In witness whereof we have  
hereto set our hands and seals this 31<sup>st</sup>  
day of January 1803.

Abm Brown (L)

St<sup>th</sup> Cobb. (L)

Thos J. Manning (L)

And we the subscribers being a Majority of the  
Commissioners in and by the said Commission  
named and authorised do further Certify to  
your Honor that the creditors whose names  
are subscribed to this Certificate are full two  
thirds in Number and value of the creditors of  
the above named Henry J. Newman who have  
proved their debts for not less than fifty dol-  
lars respectively under the said Commission  
and that it doth appear to us by due  
proof by Affidavit in writing that such  
several subscribing creditors or some person  
by them respectively duly authorised themselves  
did before our signing thereof sign this  
Certificate, and testify their Consent to our  
signing the same and to the said Henry  
J. Newman having such allowance and  
benefit



benefit as by the said act are allowed to  
Bankrupts, and to the said Henry J. Newman  
being discharged from his debts in pursu-  
ance of the same act. In Witness Whereof  
we have hereunto set our hands and seals,  
this twentieth day of April in the year of  
our Lord one thousand eight hundred  
and fifty. —

Ab<sup>l</sup> Brown (B)

Phineas Manning (B)

And we the Subscribers being a majority  
of the Commissioners in and by the said  
Commission named and authorized do further  
Certify to your Honour that the Creditors whose  
names are subscribed to this Certificate are  
full two thirds in number & value of the  
Creditors of the above named Henry J. Newman  
who have proved their debts for not less than  
fifty dollars respectively upon the said  
Commission, and that it doth appear to us  
by due proof by Affidavit in Writing, that  
such several subscribing Creditors, or some person  
by them respectively duly authorized thereunto  
did before our signing thereof, sign this Cer-  
tificate, and testify their consent to our signing  
the same, and to the said Henry J. Newman  
having such allowance and benefit as by  
the said act are allowed to Bankrupts, &  
to the said Henry N. Newman being discharged  
from his debts in pursuance of the same  
act. In Witness Whereof we have hereunto  
set our hands & seals this twentieth day of  
May in the year of our Lord one thousand  
eight hundred & fifty.

Ab<sup>l</sup> Brown (B)

Phineas Manning (B)



Whereas the usual notice having been inserted  
in the Newspaper published in New Brunswick, called  
the Guardian or New Brunswick advertiser and  
in a Newspaper published in the City of New York,  
called the New York Herald that the Certificate of  
discharge of Henry J. Remien a Bankrupt  
would be allowed by the Judge of the district  
Court of the United States for the district of New  
Jersey, unless cause against the allowance was  
shown by filing exceptions at the office of the  
Clerk of the district Court for the New Jersey district  
on or before the second day of May 1803;  
And whereas Barnes J. Smock, William Taylor  
Slaves, New Williamson and Lemuel Brown  
having appeared to object to the allowance  
of the said Certificate of discharge of the said  
Henry J. Remien, and having filed exceptions  
against the allowance of the same, and the said  
Judge having fully heard the proofs and  
allegations of the respective parties & fully  
considered the same did on the twentieth day  
of October in the year of our Lord one thou-  
sand eight hundred and six decide & determine  
that the said Bankrupt had not made a  
full discovery of his estate and effects, and  
was not entitled to the allowance of a cer-  
tificate of discharge and did therefore refuse  
to allow the same; Whereupon the said Bank-  
rupt did petition the said Judge setting forth  
the facts and the determination thereon with  
the Complaint of the said Bankrupt and a  
prayer for a trial by a Jury to determine the  
same. And the said Judge did thereupon  
make an order thereon and award a  
renew



Remigius, to the Marshal of the District of  
New Jersey returnable before the said Judge  
at New Brunswick in the said district on the  
fifth day of November in the year last aforesaid  
for the trial of the facts mentioned in the  
said petition: And whereas the trial came  
on on the day and year last aforesaid, before the  
Judge aforesaid, when the Jury empanelled and  
sworn to try the facts set forth in the said  
petition, did find by their verdict that the said  
Bankrupt had made a full discovery of his  
estate and effects: And had in all things in-  
formed himself to the directions of the act  
of Congress made concerning Bankrupts.  
Wherefore the said Judge does hereby allow  
this Certificate of discharge. The Witness whereof  
the said Judge hath hereunto subscribed his  
name at New Brunswick in the said district  
this tenth day of November in the year of  
our Lord one thousand eight hundred & fifty -

Wm Morris



To the Honorable Robt Morris Esquire  
Judge of the district Court of the United  
States in & for the district of New Jersey.

We Thomas Ward & Oliver Manning  
the majority of the commissioners in a Commission  
of Bankruptcy awarded and issued against  
Aaron Bergen late of the County of Hunterdon in  
the said district Merchant, by the Judge of the  
district Court of the United States in & for the dis-  
trict of New Jersey bearing date the thirtieth day  
of September in the year of our Lord one thousand  
eight hundred and three directed to the  
said Thomas Ward & Oliver Manning and  
also to Abraham Mowbray do certify, that the  
majority of the commissioners in the said Com-  
mission named having begun to put the said  
Commission into execution did find that the  
said Aaron Bergen became a bankrupt since  
the thirtieth day of March last past and before  
the date of the said Commission and did there-  
upon adjudge & declare him bankrupt accord-  
ingly; And did also thereupon cause due  
& sufficient public notice thereof to be given  
and did appoint a convenient time & place  
for the Creditors of the said bankrupt to meet  
and chose an assignee or assignees of his <sup>Estate</sup> &  
effects; And did likewise cause notice thereof  
of in writing to be given to the said  
Bankrupt by causing the same to be per-  
sonally served on him by Andrew Kyle one  
Messenger; And did also cause due and  
sufficient notice to be given & published in  
the Guardian of New Brunswick & in the New  
Combit's advertisement in New York of the time &  
place



place when & when three meetings would  
be held by the Commissioners at which the  
said bankrupt was required to surrender himself  
to the said Commissioners or to the majority of  
them and submit to be examined as the law  
required the last of which three meetings was  
to be held on the forty second day from the  
day of the date of the said notice. And we  
further certify to your honour that the said  
meetings were held accordingly and that the  
said bankrupt did in due manner surren-  
der himself to the majority of the <sup>said</sup> Commis-  
sioners and submit to be examined from  
him to tender upon his oath by & before the  
said majority of the Commissioners in & by the  
said Commissioners named & authorized. And  
we further certify to your honour that the  
said bankrupt hath been thereupon duly &  
regularly examined & hath made a full dis-  
covery & disclosure of his estate & effects, and  
in all things hath conformed himself to the  
directions of the act of Congress entitled "an  
act to establish an uniform system of bank-  
ruptcy throughout the United States", and that  
there doth not appear to us ~~any~~ reason to  
doubt of the truth of such discovery, or that  
the same is not a full & perfect discovery  
& disclosure of the said bankrupt's estate &  
effects. In witness whereof we have hereunto  
subscribed our names & affixed our seals at  
the City of New Brunswick in the district of  
New Jersey the sixth day of January in the  
year of our Lord one thousand eight hundred  
and four.

Thomas Ward Esq  
John S. Manning Esq



The whose names are herewith subscribed being  
Creditors of the said Aaron Bergen of the County &  
District of N. Hampshire against whom a Com-  
mission of bankruptcy hath been awarded and  
issued and now is prosecuted, and who hath  
been declared & adjudged bankrupt as a. have  
signed our names to the above written certi-  
ficate, and hereby testify our consent to the al-  
lowance of a certificate of discharge of the said  
bankrupt in pursuance of the act of Congress  
therein mentioned.

Nicholas H. Baudiche

Isaac Baudiche

R. L. Sansbury

John Baudiche

Matthew Baudiche

Matthew Bergen

James Hall

William Merriam

We the subscribers being the Majority of  
the Commissioners a. do further certify to you  
Honour that the Creditors of the said bankrupt  
whose names are subscribed to the preceding  
Certificate, constitute full two thirds in num-  
ber & value of the Creditors of the said bank-  
rupt who are Creditors for not less than  
fifty dollars respectively, and who have  
duly proved their debts under the said  
Commission, and that we have before  
signing this certificate had proof by the  
affidavits of Matthew Bergen & Cornelius  
Wyckoff in writing that such several sub-  
scribing Creditors did sign this certificate  
and testify their consent to the allowance  
of a certificate of discharge of the said bank-  
rupt in pursuance of the act of Congress there-  
in mentioned. In witness whereof we  
have



have herunto subscribed our names and  
affixed our seals on the second day of  
February in the year of our Lord one  
thousand eight hundred & four.

Thomas Ward *Esq*  
Thos. J. Manning *Esq*

United States New Jersey district for: upwards  
of three weeks notice having been published  
in the Trenton Federalist in New Jersey, and  
also in the New York Herald in New York  
and none of the Creditors of the Aaron Bor-  
ger named in the foregoing Certificate hav-  
ing shown sufficient cause to the contrary.

Robt Morris district Judge of the United  
States for the New Jersey district hereby  
allows the foregoing Certificate  
In Witness Whereof he hath herunto  
signed his name and caused the  
Seal of the New Jersey district Court  
to be affixed the twenty sixth day of  
May in the year of our Lord eight  
hundred and four.

Robt Morris



